MotionWithdrawal 110211-1.wpd

Case 2:11-cv-05566-SJO -RZ Document 24 Filed 11/07/11 Page 1 of 5 Page ID #:356

1	Louis J. Lopez, Defendant	
2	In pro se	
3	Dated: 11-2-11 Ala 1	
4	John Z. Pyle, Defendant	
5	In pro se	
6		
7	Dated: Ray K. Shahani, Esq.	
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9	(FDD (AD (GEIN) (AD (GEIN)	
10	([PROPOSED] ORDER	
11	It is hereby ordered that attorney RAY K. SHAHANI, ESQ., may withdraw from this matter and defendants JOHN C. GREEN, LOUIS J. LOPEZ and JOHN C. PYLE may appear as	
12		
13	pro se litigants in this case.	
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17	Date:	
18	The Hon. S. James Otero, U.S. District Court Judge	
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28	Notice of Motion and Motion for Withdrawal of Attorney; [Proposed] Order Page 2 of 2 Watson v. Marin et al. MotionWithdrawal 110211-1.wpd	

	Digitally signed by Louis Lopez DN: cn=Louis Lopez, o=Cal Sport Media, ou=National Assignment
	Lopez Editor, email=louis@calsportmedia.com, c=US Date: 2011.11.02 19:24:58-07'00'
1	Louis J. Lopez, Defendant In pro se
2	m pro oo
3	Dated: 11/2/11
4	John C. Pyle, Defendant In pro se
5	In pio se
6	Dated: 11-7-2011 Can 5/-
7	Ray K. Shahani, Esq.
8	
9	([PROPOSED] ORDER
10	It is hereby ordered that attorney RAY K. SHAHANI, ESQ., may withdraw from this
11	matter and defendants JOHN C. GREEN, LOUIS J. LOPEZ and JOHN C. PYLE may appear as
12	pro se litigants in this case.
13	pro se nugants in uns casc.
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17	Date:
18	The Hon. S. James Otero, U.S. District Court Judge
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	Notice of Motion and Motion for Withdrawal of Attorney; [Proposed] Order Page 2 of 2

PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF SAN MATEO

I am employed in the county of San Mateo, State of California. I am over the age of 18 and not a party to the within action; my business address is Twin Oaks Office Plaza, 477 Ninth Avenue, Suite 112, San Mateo, CA 94402-1854.

On November 7, 2011, I served the foregoing document described as:

1. NOTICE OF MOTION AND MOTION FOR WITHDRAWAL OF ATTORNEY UNDER L.R. 83-2.9; [PROPOSED] ORDER

on parties on the mailing list.

by placing the true cop(ies) thereof enclosed in sealed envelopes addressed as stated on the attached mailing list.

BY FIRST CLASS MAIL

I deposited such envelope in the mail in San Mateo, California. The envelope was mailed with postage thereon fully prepaid.

X BY ELECTRONIC MAIL

I caused each document to be sent by Electronic Mail to the email address(es) indicated in the mailing list.

I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice, it would be deposited with U.S. Postal Service on that same day with postage thereon fully prepaid at SAN MATEO, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

Mailing List:

Attorney for Plaintiff Jason O Watson: Carolyn E. Wright, Esq. Law Office of Carolyn E. Wright LLC P.O. Box 430 Glenbrook, NV 89413 cewright@cewrightlaw.com	Attorney for Defendant Jose L Marin: John Faustino Bazan John F Bazan Law Offices 7743 S Painter Ave, Ste A Whittier, CA 90602 626-576-2747 Email: johnfbazan@yahoo.com
Attorney for Defendant Zuma Press Inc: Nancy E Wolff Cowan DeBaets Abrahams and Sheppard 41 Madison Avenue 34th Floor New York, NY 10010 212-974-7474 Email: nwolff@cdas.com	Attorney for Defendant Mainstream Data Inc: Lincoln D Bandlow Lathrop & Gage LLP 1888 Century Park East Suite 1000 Los Angeles, CA 90067 310-789-4600 Fax: 310-789-4601 Email: lbandlow@lathropgage.com

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Case 2 11-cv-05566-SJO -RZ Document 24 Filed 11/07/11 Page 5 of 5 Page ID #:360

1	I declare under penalty of perjury under the laws of the State of California that the above is true and correct.			
2	Executed on November 7, 2011, at San Mateo, California.			
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Proof of Service

Watson v. Marin et al., Green et al., v. Watson, LACV11-5566